ci v. Allstate I	nsurance Company et al				Do
	Case 3:08-cv-02151-EMC	Document 47	Filed 04/29/2009	Page 1 of 3	
5 6 7 8 9 10 11	 BRUCE L. SIMON (Bar No. 96241) bsimon@pswplaw.com GEORGE S. TREVOR (Bar No. 127875) gtrevor@pswplaw.com ASHLEI M. VARGAS (Bar No. 250045) avargas@pswplaw.com PEARSON, SIMON, WARSHAW & PENNY, LLP 44 Montgomery Street, Suite 1430 San Francisco, California 94104 Telephone: (415) 433-9000 Facsimile: (415) 433-9008 Attorneys for Plaintiff MICHAEL BARNES (Bar No. 121314) mbarnes@sonnenschein.com SONIA MARTIN (Bar No. 191148) smartin@sonnenschein.com SONNENSCHEIN NATH & ROSENTHAL LLP 2121 N. California 94596 Telephone: (925) 949-2600 Facsimile: (925) 949-2610 Attorneys for Defendant ALLSTATE INSURANCE COMPANY 				
15					
16	UNITED STATES DISTRICT COURT				
17	NORTHERN DISTRICT OF CALIFORNIA, SAN FRANCISCO DIVISION				
18			,		
19	MICHELLE FANUCCI,		CASE NO. CV 08-	-02151 EMC	
20	Plaintiff,		STIPULATION RE BAD FAITH, BREACH OF THE IMPLIED COVENANT OF GOOD FAITH A		
21	vs.)
22	ALLSTATE INSURANCE	COMPANY;	FAIR DEALING, A INCURRED BY PI	AND DAMAGES PLAINTIFF ; ORDEF	ł
23	MICHAEL B. BALDWIN; DOES 1 through 50, inclusi	ve,			
24	Defendants.				
25					
26					
27					
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	798623.1 CV 08-02151 EMC STIPULATION RE BAD FAITH, BREACH OF THE COVENANT OF GOOD FAITH AND FAIR DEALING,				
	AND DAMAGES INCURRED BY PLAINTIFF Dockets.Justia				

Plaintiff Michelle Fanucci and Defendant Allstate Insurance Company, by and
 through their respective counsel of record, hereby stipulate and agree as follows:

WHEREAS Plaintiff has alleged that Defendant acted unreasonably and in bad faith
when it failed to accept Plaintiff's alleged demand for payment of \$150,000 and allegedly
failed to make a reasonable settlement offer;

6 WHEREAS Plaintiff has alleged that Defendant breached the implied covenant of
7 good faith and fair dealing in its handling of her underinsured motorist claim;

8 WHEREAS the Honorable David C. Lee (Retired), who served as arbitrator in the
9 August 2005 arbitration hearing between the parties, determined that Plaintiff had
10 sustained \$1,418,024.07 in damages as a result of the January 18, 1997 auto accident that
11 gave rise to this litigation;

12 NOW, THEREFORE, IT IS HEREBY STIPULATED AND AGREED that (1) 13 Plaintiff will withdraw with prejudice the bad faith portion of her breach of contract claim 14 in this action; (2) Plaintiff will withdraw with prejudice her claim for breach of the implied 15 covenant of good faith and fair dealing in this action; and (3) the amount of damages 16 sustained by Plaintiff as a result of the January 18, 1997 accident was established at the 17 arbitration hearing and that award in the amount of \$1,418,024.07 (reduced by \$250,000 – 18 \$100,000 paid by the Hartford Insurance Company and \$150,000 paid by Defendant) is 19 binding on all parties as to the amount of damages Plaintiff was legally entitled to recover 20 from the underinsured motorist. 21 IT IS SO STIPULATED. 22 23 DATED: April ___, 2009 PEARSON, SIMON, WARSHAW & PENNY, LLP 24 25 By: <u>/s/ George S. Trevor</u> 26 GEORGE S. TREVOR Attorneys for Plaintiff MICHELLE FANUCCI 27 28 798623.1 CV 08-02151 EMC STIPULATION RE BAD FAITH, BREACH OF THE COVENANT OF GOOD FAITH AND FAIR DEALING, AND DAMAGES INCURRED BY PLAINTIFF

